RECEIVED

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

JUL 0 1 2011 CONTINUE TILL O 1 2011
MICHAEL W. DOBBING CLERK, U.S. DISTRICT COURT

Johnathan	T. Pinney	11 C 4480 Judge Samu Magistrate J	uel Der-Yeghiayan udge Sidney I. Schenkier
(Enter above the f of the plaintiff or this action)	ull name plaintiffs in	J.T.P. vs. Bewood	ctain to attached: racy, commercialism jadefucamachine
Employed there	by partial 1/sto	of Mames of reis	by the Clerk of this Court) Attention Felonous criminal action plus civil and Constitutional based Challenges. to operate or otherwise sons directly involved is R. Tanac & Con
(Enter above the f defendants in this use "et al.")	t all Names are ull name of ALL action. Do not	available at present	Peterson Tones \$ son Smith, The U.S. NE Dis- Plines DIV COW+ Agents, The constitutionality of Immunities
CHECK ONE O		•	
	OMPLAINT UNDER TO S. Code (state, county, or		ACT, TITLE 42 SECTION 1983 s)
+ CC 28	OMPLAINT UNDER TH SECTION 1331 U.S. C	HE CONSTITUTION Code (federal defendan	("BIVENS" ACTION), TITLE ats)
or	ΓΗΕR (cite statute, if kn	own) Criminal	+ civil
DEEADE EII I I	NG OUT THIS COMPI	AINT PLEASERER	TER TO "INSTRUCTIONS FOR

BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.

•	Plain	tiff(s):
	A.	Name: Johnathan T. Pinney
	B.	List all aliases: HARMON MIXER GYAHOO . Com DARK Looking -GLASS GROCK
	C.	Prisoner identification number: M/S 2/6
	D.	Place of present confinement: <u>Diton</u> <u>Correctional Center</u>
	E.	Address: 2600 N. Brinton Ave. Dixon IL 61021
	numb	ere is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. er, place of confinement, and current address according to the above format on a ate sheet of paper.)
I.	Defer	ıdant(s):
	(In A positi	below, place the full name of the first defendant in the first blank, his or her official on in the second blank, and his or her place of employment in the third blank. Space to additional defendants is provided in B and C .)
	A.	Defendant: C.M. Ruccapla
		Title: 13th Circuit Court Judge
		Place of Employment: 107 Etna Rd. D44awa IL 61350
	В.	Defendant: Mike Olewinski
		Title: States Attorney / Public defender
		Title: States Attorney / Public defender Place of Employment: 70> Ftng Rd. ottawa
	C.	Defendant: Bran Vescount
		Title: States Attorney (Public Defender
		Place of Employment: 707 Etna Rd, Ottalia
	(If yo	Title: States Attorney (Public Defender Place of Employment: 70 > Etha Rd. Ottawa ou have more than three defendants, then all additional defendants must be listed reding to the above format on a separate sheet of paper.)

Case: 1:11-cv-04480 Document #: 1 Filed: 07/01/11 Page 3 of 17 PageID #:3 D. Matthew kidder States Attorney 707 Etna Rd. Ottonway I L. 6135P N. La Salle Count & Deputies

N. Jor Stevan Eller

Eller E. Dr. Tim. Brown ILJUSON Martain Expert withnes/Doctor C/o States Attorney III. Adam Diss Dela Salle County Kinzer Dpt.

Larry 10000000 Kinzer F. Dr. Robert Chapman Expert withness bocson C/O Public Defenders office G. James Relly Public Defender 702 Etna Rd. OttowayIL P. States Attorney Jerlmiah Adams H. Dr. Robin watkins Expert watness/Doctor TO Z FING Rd. OHENG Q. Department of Human Services c/o States Attorney AGENTS IN ELGIN MENTAL I. Dr. Erwin Banks Expert Withness / Doctor C/O Public Defenders office HEALTH CENTER * Names Not Available at this time * J. Brian Towne R. La Saile town Police Department States Attorney 707 Egna Ra Jottawa IL I-II Names ungliven K. Judge BALESTRI S. Joseph M. Corey Clerk of court
Ca Salle County Clerk of court 13th Clr. ct. of Ill. judge 707 Etna Rd. Ottawa, IL. L. Community Hospital of Ottawa Staff 707 Ethard OHAWARL I. N. Reynolds to Jay weighn II. L. O ronnell Appellate Defenders Office 1100 Columbus St. oftawayIC III. K. RYan II. R. Lambers u. un named court Actors in V. M. Mcconville Elgin Mental Health Court II. K. scheib V. U.S. Dist. Ct Judges (N.E. III. Div) VII. C. buckner I Matthew F Kemelly VIII. Dr. Kestenberg M. Ottawa Town Police officers II. R.R. Pallmeyer 2/a S. Dearborn Sty & Licago At C. 60004 W. Alternative: Social Security Administrations
U.S. Bused Agency, various Agency locations
X. Distan Correction Center & seeNesty Andrew Mclaughlin II. G. CO X To Sond Geroth
D. Sovero

Y. Illinois Department of Transportation / secretary of Stage Z. State of Illinois Statutes *X ... Staff of particular interest include: " Courselor" Hernandez " courselor" Messina "worden" Nedra Chardler " vice wordens" Curtis O'NEIL Records office Beck Williams "Super intendant" Enbanks "Administrative Review Board" Agent S. Bentol P.R.B. Agent DIGZ 150 AA. Illinois Judicial Ingulry board BB. Mental health Advocates DD. 2 un named traffic courts and respective agents (Ibehaved reasonable) > Private Citizens in Shorldan Area Praintiffs/withnesses for states Attorney (5) EE. Richard Jones \$ son] F. - Smith GG, - Peterson HH. Provena Hospital-Perue, II.
un-Named staff in cooperation with Drichaprevich II. Benrocratic M.S. Laws KK. Curry County (clovis, New Mexico) Government system 25. U.S. F. D. A. LH. Los Angelos County (Holly wood, California) Government system MM. Guar dian ship & the voca cy com mission NN. I Minoß State Legislature, Judiciary, and Executive Departments

On Dry anizations responsible for Characture/competence review of Medical & Gorvenment al analified members (ie. pouce, Lawyers, egc.)

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To hnother T. Pinney have lived galte a difficult life here in America. I was born of an un wed mother of 17 years of age in 1985 and was raised without any substantial support of age in 1985 and was raised without any substantial support iether financial nor Emotional from my Biological Father.

Due to advanced intelligence I had been bored durring my Due to advanced intelligence I had been bored durring my Pirst (and following years) years of schooling and respected to inappropriate First (and following years) years of schooling and respected in a series behavior to be allowed to return home. This resulted in a series behavior to be allowed to return home. This resulted in a series of transfers to schools for behaviorally challenged persons which also of transfers to schools for behaviorally challenged persons which also of transfers to schools for behaviorally challenged persons which also failed to provide adequate mental stimulation and ultamotely my replacement failed to provide adequate mental stimulation and ultamotely my replacement failed to provide adequate mental stimulation and ultamotely my replacement failed to provide adequate mental stimulation and ultamotely my replacement failed to provide adequate mental stimulation and ultamotely my replacement failed to provide adequate mental stimulation and ultamotely my replacement.

Durring these years & was Labeled by various Medical doctors, as a number of different titles and subjected to many experimental drags, Applications for social Security Benifits were made but devied due to high Intelligence anotent scores (boardering Genious).

At the age of 18 I was thrown out of my parrents home, But was given a coar as a gift from an uncle. Not long after I'd attempted to take college courses but due to Federal Grant rules that I am Designated a Legal Dependent till I am 24 years of Age, and that I am Designated a Legal Dependent till I am parrents land due to an that I am arrest for tresspossing to my parrents land due information, and arrest for tresspossing to obtain such requisite information, argument arrising while I was trying to obtain such requisite information, hindering my ability to advence myself.

At approximately the same General time My liscence was snapended due to approximately the same General time My liscence was snapended due to an inability to afford in flated insurance rates prejudicial to to an inability to afford in flated insurance rates prejudicial to my self due to my youth, but driving without such in attempt to my self due to my youth, but driving was due to inability to maintain obtain emproyment; the basis of stop was due to inability to maintain obtain emproyment; the basis of stop was due to inability to maintain obtain emproyment; the basis of stop was due to inability to maintain obtain a missing liscence such vehicle; being the result of a head light out, and a missing liscence plate on another (was stolen).

A now application for social sociality was A new application for social security was made on multiple occasions

Honsing assistance was obtained briefly but was evicted as a Honsing assistance was obtained briefly but was evicted as a result of police making an un warranted raid on my apartment opin 9/7/05 result of police making an un warranted raid on my apartment opin paraphhelia and innitiating false charges of possession of marijuana i Drug Paraphhelia and innitiating false charges of possession of marijuana i bostances. Police despite Negative test results on my self and the substances. Police

Admitted me to a local hospital in peru (provena) where I was subjected Admitted me to a local hospital in peru (provena) where I was subjected to repeat doses of Dangerous Mind aftering substances in Voulentarily. I was later evicted from the Apartment Highrise 10 40 2nd st. Apartment # 204 ac a rosult of these all Apt # 204 as a result of these allegations, Maliciously Prosecuted, Not to mention Adverse reaction on a relationship as I had in fact stopped using Marijuma as a promise there to.

with no governmental assistance now I sought shelter in jollety I be which resulted in a fallure to Appear warrant en the Above Charges due to an inability to secure transportation 1/10/1001 to an inability to secure transportation 1/11/06. Having made calls to Explain the situation a couple days ahead of time I was told a

warrant would be is sued for my Arrest. In attempt to avoid arrest but make good faith effort to clear my name and such, I obtained the earliest transportation possible which was the 11th at night, and checked into the community Hospital of Ottawa of feighed allusions to suicidality to secure admission, and made attempts to remedy the situation through phone chills therein.

on 1/13/06 I was returned my religious garnments and book and had intent of having a Meditation session there in. Medical staff seeing me garbed so took objection to my religion and made efforts to deny my right to so practice. They called an Andrew Mclaas Win to the scene to remove the cloak from my person and then in conspiracy with him called additional efficers to manufacture a in conspiracy with him called additional efficers to manufacture a false pretense and force mind altering substances on my self which all parties did in volve themselves so.

on Apx. 1/19/06 I was turned into police custody on the F.T. A. warrant and a new Aggravated Battery warrant as a result of a bite "wound" sustained by Andrew Mclaughlin while he was involved in the above acts, and had used his forearm to strike my face reflexive repeatedly and then to rend my lips into my teeth to cause the reflexive Bite, to use as Evidence against my selflamongst other illegal actions.

Bite, to use as Evidence against my selflamongst other illegal actions.

The court assigned counsel of the public defenders office despite my clear statement I wanted only advocational services there from and clear statement I wanted only advocational services there from and then made claims that due to such appointment I lost my right to then made claims that due to such appointment I lost my right to access the court directly and that I was subject to the will of access the court directly and that I was subject to the will of such counsels court then initiated a process of challenging my such counsels court then initiated a process of challenging my such such account order to evaluate was made fitness to stand trial, the first evaluation determined I was infact fit was rejected by the court and a second order to evaluate was made fitness to stand trial, the first evaluation determined I was infact fit was rejected by the court and a second order to evaluate was made fitness to stand trial, the court and a second order to comply with testing. Was rejected by the court and a second order to comply with testing.

A fittness trial was then conducted with a patently in competent jury and on finding of unfit to stand trial I was transferred to Elgin Mental and on finding of unfit to stand trial I was transferred mind and on finding of unfit to stand trial I was transferred to Elgin Mental I was transferred to Elgin Mental and on finding of unfit to stand trial I was transferred to Elgin Mental and on finding of unfit to stand trial I was repeatedly subjected to Mind aftering Health Center where I was repeatedly subjected to mind aftering substances for such acts as having my feet on furniture (per records). Which were eventually compounded by a localized Mental Health which were eventually compounded by a localized Mental Health which were eventually this forced injection.

Court Judge Authorising this forced injection.

In being found fit I was returned to La Salle county where on being found fit I was returned to La Salle county where as similar fashion.

a similar rushion.

Soon there after I was returned again to Co Salle County with a soon there after I was returned again to Co Salle County with a defalled report stating clearly my mental capacity is not questionable and at most there is a conflict of personality and opposition to and at most there is a court appointed counsels. I was then allowed the illegal actions of court appointed counsels. I was then allowed to perform pro so in my later. to perform pro se in my delayed trial. Numerous motions were filed and defenses made but most were ignored ordented. * contrary to Rules of Professional conduct

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atrial" was conducted with a pannel I would Never call peers, much less would I consider some of sound mind.

The court denied my self of protection of those decisions on the statute in question, particularly as it relates to the words "Engaged in his official Duties" as a material element of the offense as well as the words "without legal institication" particularly as it relates to the legal defense of Entrapment.

other issues such as Characture nittnesses, and other lay-

Expert withesses were also denied.

on the inevitably obtained verdict of Guilty there under I was Sentenced to time searved plus 2/2 years conditional discharge. It was then released to homeless status where on I went first to Indiana where I was repeatedly harrassed and even violently approached by police and returned to La Salle county where I was also harrassed for acts inherent in such homeless status and included damages and theft of my property by citizens that police refused to act on.

The retused to act on.

I met a woman using the name Danyel Jones whom was promising the marriage in New Mexico and managed to get there only to have her marriage in New Mexico and managed to get there only to have her have me arrested for trespassing for No act in my part which leads have me arrested for trespassing for No act in my part which leads have me to suspect an implied prostitution like con to obtain benifit for me to suspect an implied prostitution like con to obtain benifit for me to suspect an implied prostitution like con to obtain benifit for me to be freed from confine ment with promises of love. I plend guilty to be freed from confine ment with criminal "inmages" after some abuses by the police and medical personells.

I left to Los Angelos California where it again pursued college accusations.

I left to Los Angelos California where it again pursued college education but was arrested on multiple false accusations.

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education but was arrested on multiple talse accusations.

some of which & pleed gulty to to be released, others were simply dropped after much police brutality including but not limited to flousing after much police brutality including but not limited to flousing after much police brutality including but not limited to fore TV and with apx. 300 men in one room apx. 40° by 40° with one TV and with apx. 300 men in one room apx. 40° by 40° with one TV and with apx appropriately ampropried temperature of the appropriate and a highly racial atmosphere temperature and my hands without full is suspected to have temperatily amputated my hands without full is suspected to have temperatily amputated and brought to the detatchment, and a practice where in I was maced directly detatchment, and a practice where an appearation was in my eyes intentionally lafter being tackeled) and brought to the time repeated on a wound allowed by recleved without my notice therefore and a wound allowed by recleved without my notice. "racformed on a wound" allegedly recleved without my notice and the painless opperation that followed included the implanting of an Electronic tracking device as well as the parmenent alterns of my face.

After threats on my life Ine to this mark I returned to La Salle county where I was again harrassed for still being homeless, and was subject to such acts as a Minor cody live and was subject to such acts as a Minor cody live and was subject to such acts as a Minor cody Howard throwing stones at me in a public park. And a subsequent arrest under statutes of Disorderly conduct

and trespossing to private property which included a conspiracy of 2 neighbors of the Howards to file false reports, which I recorded on a micro consette recorder but the arresting officer serzed the tape and batteries to illegaly suppress such Coppety Ambler 2/15/10).
Reportedly the complaintent Peterson is a former correction officer

the only motive evident in compounding and suppressing.

I plend out to this charge due to many reasons one of which being the deal offered for release, others of the suppressed evidence and forcing of former states attorney as course) also contributed. I was a gain released to homelessness and apx 4/23/10 arrested ayan for "tresspassing to state property for being homeless and living under a bridge in the country... resentenced to 4 1/2 years as a class 2 felony was given credit of 982 days secrued and released a week later on MSR, but was demanded to reside in a Shelter in west Side Chicago despite a letter on the record that I would not reside in any such place (filed on record)

Having returned to my country of residence I was soon arrested on a Having returned to my country of residence I was soon arrested on a MSR violation warrant which was issued for my refusal to so endanger mygelf and other factors including the preservation of my Appeal right in the trial court under a "mandatory" Motion for Reconsideration which I had to affect in the fact I had property to needed to present ve still in custody of the country, and other matters of Aughts which were insufficient to PRB staff to excuse my nan compliance (and the fact they never bothered placing my information into the computer system), I was reconfined to searce the MSR term as an extended impresonment order.

The recalculation was done by hand to by pass computer protocol of calculation from mittimus date which would have issued my release afx. 2/1/11 but instead was generated the date 9/1/11 which was later (9 months apx) changed to 2/31/11 after filing a Claim with the court

of claims of thinois over the subject Becky Williams accommoded

Despite legislative intents of imprison ment as a rehabilative system

absolutely no such assistance has been made available and I have scarved

near the entirety of a year confined in isolation. Counselors have refused

to provide the assistance to as much as secure an I.D. for my release,

the alone refuse to comply with 305 ILCS 5/6-11 through 5/12-9 to provide transitional Assistance directly required under 305 & LCS 5/11-3.2. Statutes I discovered due only to legal research.

The fact I did have some I.D. before my illegal arrest for homeless status shows that they in fact have done acts only to debilitate me. Each such involvement has left me less able to succeed and become a productive member of society. As a result of physical injuries suffered in the custody of agencies of the state/municipalities I presently have a knee which has been required to be rebuilt, a shoulder which is suspectedly broken due to pain and noises that

are made by it. Both wrists also produce sharp pains, and my hip in my opposing leg to the rebuilt knee has begun to pain my self as a result of the regulsite over compensation. An eye which was injured outside of custody and regulars corrective surgery in the form of a Capsulotomy is one medical care issue they have refused to remedy, and I have been subject to experimental Eye drops formy Grancoma which have had side effects while proven effective treatment of Marijuana is deried due to societal social abuse/misuse for recreation.

My excessive isolation has adversely affected my Social stills to the point I have trouble articulating words in speach and lack most any social medium in which to converse. Those subjects which I do have knowledge in leave me Socially isolated as they are on subjects a standard citizen has little it any awareness on let alone much interests in which not only converts conversation to lecturing but typically leaves people unwilling to endure jeaher.

The many hardships suffered in custody are only aggravating to the whole, and would require volumes to cover each incident but most are blatently admitted in records made by such agents at the times

of commission, though by no means all.

The fact of Multiple false arrests and even false convictions with falsified evidence / testimony and other methods of defeating review, these all tend to evidence a practice held by the many states to insulate State (or Federal) Employees from accountability for their actions, resulting in grelvious harm by agents whom presume themselves above the law. The decision tendered by a Matthew trennelly of the N.E. Dist. court of the U.S. in Illinois in case # 20 10-CV-7536 clearly portrays such a governmental practice condoned by agents of the courts in fact I understand such doctrine entirely created by the Judiciary). Other decisions such as found in u.s. v. Philedelphia 644 F. 2d 187 raise question to the governmental protection of citizens victim of such propalizations despite that privelage secured under the 14th A mendment under Moneil vide purtment of social services 436 u.s. 658 citing "privelages" secured by the 14th Amendment. Thus 2 decisions that substantially claim a citizen cannot 14th Amendment. Thus 2 decisions that substantially claim a citizen cannot be protected from future violations by an organization preven to use protocols which foster misconduct through a States afterneys attempt for injunction through the courts Nor may injured persons reportedly seek remedy after a constitutional violation has been suffered under Mr. Kennelly's Ruling.

In totality these events spell out the criteria calling for the Founding Futhers / Declaration of Independence from the crown of England, Evidencina a puttern of Alice Evidencing a puttern of Abuses and is uptions driving me into absolute Despotizing not dissimilar from the state of (Abolished) slavery.

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these public searvants can go on day to day and open by sign their names to acts which can only be characturized as being tyranical at best, taking these acts as the common place that they are; without regard for the Heinus cruelty and oppression inherent in their acts; as though they assume their office was creeted with the vision of such treatment in mind. One of the most Fronic elements however must be how

Now in the alternative to finding that my due process was denied under color of fitness to stand trial proceedings which calls to question the motive there fore, If this court decides for whatever basis these acts were just and true the resjudicial whatever basis these acts were just and true the resjudicial whatever basis these acts were just and true the resjudicial whatever basis these acts were just and true the resjudicial whatever basis these acts were just and true the resjudicial effect on the status of a mental illness rendering myself unfit to perform such minimal criteria of understanding the nature of present court proceedings and assisting in my defense then undoubtedly I court proceedings and assisting in my defense then undoubtedly I would have been improperly deprived of these Social Security would have seen improperly deprived of these social sections. The first application at the age of 10 Benifits all the se years. The first application at the age of 10 per month and my age of 26 Now, thus 16 years X 12 months & flood per month all 96,000 in benifits alone and does not account the physical and mental hardships resulting from such improperly harrassed for including the homeless state I was improperly harrassed for and arrested and deprived property for made to survive winters and arrested and deprived property for made to survive winters and arrested and deprived property for made to survive winters the arrested in enly a tent and blankets to trap the heat... and many other cold in enly a tent and blankets to trap the heat... and many other hurdships there under. Such also raises the affirmative defense on subsequent throughout the confication thereof hadn't already had in a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had it is a line of the confication thereof hadn't already had a line of the confication thereof hadn't already had a line of the confication thereof hadn't already had a line of the confication thereof hadn't already had a line of the confication thereof hadn't already had a line of the confication thereof hadn't already had a line of the confication thereof hadn't already had a line of the confication the confication thereof hadn't already ha nurasnips there under such application thereof hadn't already been declared tresspassing to state property if the application thereof hadn't already been declared unconstitutional expressly under pottinger vi Miami and many similar decisions, unconstitutional expressly under pottinger vi Miami and many similar decisions, through due to the additional injuries causing physical limitations (handicap) this court may declare elgibility for Beniffs and competence mentally with many interrelated combinations of my claims, but on no occasion can it stated to make the interior makes and competence mentally with many interrelated combinations of my claims, but on no occusion / can it find no element on which relief should be a ranged.

Now severally the Appellate defender having been responsible for apx lyears worth of dolays on my Appellate process in the state Appellate Court (Jay Welgman) has thus contributed to the state Appellate Court (Jay Welgman) has thus contributed to the loss of liberty by violuting the Rules of professional conduct of Attorneys in his excessive delays are to prior committeents."

Paintent

The 4 private Citizens - scott attended. Tones and son, - Peterson having made false statements to police contributed to my loss of liberty, naving made talse statements to pulled county) Agents suppressing Evidence as well as property, but due to State (county) Agents suppressing Evidence or falling to secure the Same No viable evidence exists to prove facts against these people, Duties such agents held to preserve, as well as the duty to preserve my property abundanced 4/23/10 and to conduct Search on 3/21/09 for stolen laptop-In vestment in my future.

The improper continuance of confinement ofder while not possible If improper confinement had not been issued in the first place

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The fact that imprison ment term has been utilized solely to cause in jury to myself at the health to the facility of diversion of small account to the sacratable in the sacratable in the manufacture of solely to cause in jury to myself at the health to the facility of diversion of small account the sacratable in the sacratab

of funds provided with the intent that some rehabilitative purpose

be served, has this deprived me of that right.

The fact all the above hold the cumulative effect of both Cansing and contributing to the verry state which I am presently comfined for and will undoubtedly be released to again with the

Same threats pending.

Evidenced is a scheme by which through the creatures bound by the law and constitution, have taken to deprive oil that is ment by due process of the law and equal protection there of. A state not unlike abolished slavery and equaly cruel and oppressive. The Majority of these acts are common records and reports they are bound to ensuring the inervancy of.

Any public citizen will recognize these people as one body The Government "s' and while the may compartments / agencles Bouros, etc. are recognised distinctions the presence of the unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, comradoring allegance, etc. of any such public official is, too, unity, etc. issue of protection of the law.

Here I am subject to punishment of a laws I did not violate while others are violated to affect such, and I have shown history where I have been denied both protection of criminal violations, but also of the benifits of other statutes enacted to provide welfare /social security benifits, Educational ad vance ment, er any

other assistance to rehabilitate my self.

I also exhibit c. M. Reccuglia's repeat Dui History having been stipulated to Cin the court of claims) in the event charges of attempt to use her office to influence efficers be dropped, yet she still retains her possition to this day despite constitutional regularement to remove civil officers for misdemeanor effenses. This "conviction" in 1999 would have prevented her ability to affect myself adversly through a fallure to protect the general public via constitutional Duty, A "systematic maladministration" of laws which has now incorporated its eff into such cases as those enacted by M.F. Kennelly to defeat 10-C-7536, too is

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On Present Policy of the Collective Government attempt to excell its members to a state above the law, including compounding the violations of CHERMS and obstruction of the protection of law for Relief.

The more these acts are allowed to persist the more upstanding citizens are discouraged from membership thereto and the less quality becomes a vallable to the protection of the public, urtamagely corrupting the entire system to a state presumptively irreparable.

Each of these arrests Encompas a requisite Duty to restore persons (myself) to productive citizenship, a general right which has thus for been denied . one I am entitled to rellef to establish. In cluding but not limited to Education advancement and "Releasee"

assistance compatible to my needs. Rights thus for un met.

while it do not have any physical evidence establishing any direct lines of communication causing the corruption it am directly victim of cercept as to those published opinions solid tous of blas/corrupt rule by courts

and obvious public relations and media portraying the factual practices.

It is un necessasary to prove the direct solicitation or other acts directly evidencing intent to act under the same cause of the prior actors, as the "No questions asked" support of members is stendard protocol, and whelther or not the agents were aware of prior acts or not the fact remains they all contributed severally sin multiple stages and titles, to the present state of injury being a series of abuses and usurptions pursuing in varriably the same object Evidencins a design reducing me to a bsolute Despotism. It seems the American Government has found the policy responsible for the need of the Declaration of Independence from the Crown, in the practice of Soverign Immunity. The fact this state is ever so present while in confinement timprison ment is a commonly known fact the courts refusal to remedy has resulted in repression and submission to such evils improperly to the point Malnowishment in perpetual isolation to such evils improperly to the point Malnowishment in perpetual isolation is precieved the Norm". In fact any less would cause Death by physical standard in addition to the "mental death" by privation .

The fact this design has played out in every state thus far visited shows the wide spread corruption the public has not been protected from by the Federal Government; and evidences the degree of relief necessary to restore my right to security alone, not only the injury sustained, remedied.

my right to security alone, not only the injury sustained, remedied.

my right to seckrity alone, not only the injury sustained, remedied.

The several Defendant of the proof F.D.A having approved the administration of hazardous chemicals is involved in the forced torture to attack my honor and reput ation in the courts, but extends to the endangering of Naturalwater supplies and includes attacks on the General welfare diverted to those phermecudical and includes attacks on the General welfare diverted to those phermecudical and includes attacks on the General welfare diverted to those phermecudical and facturers for treatments proven less effective and more harmful than manufacturers for treatments proven less effective and more example of proven holistic remedies. The use of syntherid alone is one example of a harmful drug masking a symptom to injure the body worse as apposed to a harmful drug masking a symptom to injure the body worse as apposed to a harmful drug masking a symptom to injure the body worse as apposed to a harmful drug masking a symptom to injure the body worse as apposed to a harmful drug masking a symptom to injure the body worse as apposed to a harmful drug masking a symptom to injure the body worse as apposed to a harmful drug masking a symptom to injure the body worse as apposed to a harmful drug masking a symptom to injure the body worse as apposed to a harmful drug masking a symptom to injure the body worse as apposed to the problem. One Herbour remedies such as invoid stimulator II which cure the problem. One Element of my own personal thistory included an attempt to subject myself to such artificial hormones to cause a life dependency and perpetual income. Such artificial hormones to cause a life dependency and perpetual income. The annual death toll reported of these drugs approved as "safe" for exceeds that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other that of banned "street drugs" and many other courses of death, and extends to other than the civic Duty society accepts as the

The Se Gase: 1161-cv404480. Docyment #, 41 Filed: 07/01/1/20 Rage 18 of 17 Page 10 1/20 in in my under color of state laws including their contribution to Torthre and Defamation hindering the right to speedy trial and such Exist due to un constitutional statutes proporting to allow an acceptable basis for torthre under state laws which through a systematic process assuming the mental under state laws which through a systematic process assuming the mental deficiency of those victims targeted as well as their general lack of access to laws let alone methods to secure their protection under them, people are subjected to torture dally under protection of orders isshed by the judiciary, or otherwise on their own violation. Mental Health a dvocaty Agents make no effort to protect or inform these victims of the receive available and thus torturers practitioners maintain liscences

the recourse numinous noid thus torturous practitioners maintain liscences authorising them to continue this practice by the state.

The Severable issue element of many of these numerous Events having the Severable issue element of many of these numerous Events having the cluded prosecution of effenses where no party had any viable ground to complain as they were not adversly affected in any way wor did my actions to complain as they were not adversly affected in any way way hard startes do hold any potential of causing injury to others. The fact Such startes do hold any potential of causing injury to others. The fact Such startes do hold any potential of causing injury to others of citizens and cause exist to allow for such invasion on the private lives of citizens and cause them harm my golf having been so affected in absonro of such violation. is them harm, my self having been so effected in absence of such "violation", is an inherent element, which the constitutionality of such statutes is greatly in question, being wholely outside the legitimate jurisdiction of Government in question, being wholely outside the legitimate jurisdiction of Government in volvement, In vasion on Liberty, private y, and prohibiting private applies to all such statutes legislating morality and prohibiting private Drug use, prostitution, or any other act where there is not a present Grieving party adversly affected by such actions, otherwise any imprisonment there under is directly disproportionate to the severity of the charged offense.

there under is directly dispropriationate to the severity of the charged ottense. Too, the statutes excelling the prinishment against any injury to government workers is likewise disproportionate to the severity of the injury. The government workers interest to be free of injury is no greater than the private chicens. The workers interest to be free of injury is no greater than the private chicense further Injury being inflicted on the accused being reportedly to discourage further. Injury being inflicted on the accused being reportedly to discourage further violations by the general public analifies directly as Terrorism per statute. The basis of the most extensive injury of imprisonment of my self under the trollations of the most extensive injury of imprisonment (Including 18 uses, the basis of the most extensive injury of a selle (only II. (Including 18 uses, the basis of the most extensive injury of a selle (only II. (Including 18 uses, the basis of the most extensive injury of a selle (only II. (Including 18 uses, the basis of the most extensive injury of a selle (only II. (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury of a selle (only II.) (Including 18 uses, the basis of the most extensive injury ch. 13B & 2331 Domestic terrorism; Ch. 198 371 conspirely; and TISCAIS & 241 violation ch. 113B & 2331 Domestic terrorism; Ch. 198 371 conspirely; and TISCAIS & 241 violation of civil rights; as well as other elements of TISCA 109 \$2236 mlawful search? of civil rights; as well as other elements of this B \$2340 (B) torther selection of civil rights; and war crimes Chills & 2441 chills b \$2340 (B) torther selection of the paid selection of statutes maidating insurance (and Registration) to be paid insurance (and Registration) to be paid to the residual effect of statutes maidating insurance (and Registration) to be paid to a remaind of the companion of the compan

us a regulsite (hence infragement) on locomption (locomption as sted travel) which may have its positive inspiration but is disproportionately injurous to the which may have its positive inspiration but is disproportionately injurous to the which may have its positive inspiration that as an increased Msk. Again such tickets poor, and those insurance companys rate as an increased mechanical difficulty poor, and those insurance companys accident scene, but due to mechanical difficulty were issued not on examination of an accident scene, but due to mechanical difficulty of a link to but and mission resolvant plates are of a light out and missing (stolen) plates. No injury was caused as result of my driving, Infact due to my youth in the country I took time to practice reactive driving on abandoned roads giving myself skills other people don't have in drift control in severe conditions un element insurance companies dont account.

The blatent violations of the process and protection of the low being of such a The blatent violations of and phase wish's jeppurdised by the agents sworn to constitutional level to evidence these wish's jeppurdised by the agents sworn to provide protect them Evidences Remedy must be provided in such a way as to provide myself complete remedy to my security of self which can only be done by myself complete remedy to my security of self which courts through diplomatic permitting myself a state beyond Jurisdiction of the courts through diplomatic

immunity and for land out of such jarisdiction.

I Will note too according to A National Review Magazine (P.4) Dec. 31, 2010 A Federal Judge has ruled that Congress has no

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Constitutional authority to require Americans to buy health insurance, thus the authority to require drivers to have Automotive Insurance is presumed unconstitutional on its face, being one major blow to my right of lo comption and thus negating my ability to seek work, can's ing the homeless state & was anconstitutionally prosecuted for and subjected to a myriand of threats and injuries for

The issues of 2006-CF-39 being the arrests affected alone do thus include sworn testimony of the involved defendants secured by judicial estoppol, despite much perjury being evidenced a universal recognition that all parties from \$/13/06 were involved in an illegal act of torture in violation of Federal Law 18 Fed. Crim. code ch. 1130 \$2340 (B), and indication such was due to opposition to my religion, that officers injury was sustained during his involvement in the commission of this felony on myself is not disputed.

The repeat nature of this felony on myself is not disputed.

The repeat nature of the too homeless status too is not debated. nor that such did result in my present confinement directly, which is responsible for apt 16,000 direct value loss of property Not accounting other factors such as work products or sentimental value, admitted to having been abandoned despite my personal call to all for assault there on by R. Jones and son.

Thus Summery award (as a contempt proceeding) is warranted to all such matters bound by indicial estoppel on public court record 2006-CF-39 of the 13th circuit court of Illinois, what ever claims this court does not so summarily award relief on May proceed to jury trial. But as these two alone evidence the Molicious proceed to jury trial. But as these two alone evidence the Molicious proceed to jury trial. But as acts to ensure improper convictions and deprivation of equal protection of the laws at least in that county itself, as well as the lublic defamation to make myself appear a psycotic, violent, felon in the public eye and its effect on my ability to obtain employment; sufficiently resolves the core issue of my complaint of the injurous state I am placed, and require relocation and rehabilitation cosses at the least. In fact the line and require relocation and rehabilitation cosas of the bleast. In fact the line is Hery as to where the limitation would be drawn as all acts of all parties are grieved at the leveles) they themselves must acknowledge and for the most part admit, which most being court records (or medical transcript) with exsisting precidents on the books, not much (if anything) is disputable; and their effect certainly is not. My education, transportation, Reputation, and resources (financial, social, etc) are vital elements necessary to restoring me to nefull Eitlzenship, a productive body in general. All of which have only been affected negatively through the series of acts by agents required to affect any or all of the above positively, entitling me to remedy to affect that duty unmet.

The stigmatized affect on my education from my youth to present having been one obligatory duty not adequately searved and negatively affecting such state of employability is not unrelated. The fact tests had affecting such state of employability is not unrelated. The fact tests had affecting such state of employability is not unrelated. The fact tests had affecting such state of explosions at age 13 or so, my development has been portrayed my I a as near Genious at age 13 or so, my development has been obviously hindered cansidering my present state.

Despite Kennellys ruling, the fact that the events listed herein and in his matter 2019-cv-7536 touch each other lether by the same series of acts or by the defendants involved or otherwise, the same applies to Habens Corpus 2010-cv-7535-Pellmorer, to any degree the applies to Habens Corpus 2010-cv-7535-Pellmorer, to any degree the appeal from these cases (11-2269) results in Remand I'd request they appeal from these

be attached here to as it is substantially only the details of the Events of 2006-CF-39 from the 13th cir. III ct., the most prominent injuries there under, most directly affecting my present state.

The fact I hold a contratual right to choice of employment a vauge to fact I hold a contratual right to choice of employment a vauge

claim to alledge I could potentially obtain employment at "X-type of job" is not sufficient to such right. In fact there is one form at employ I am presently interested in: The man in fact their job is futile compared to the structure of Diamond and Graphine. Any other job is futile compared to the structure of Diamond and Graphine. Any other job is futile compared to the benifits of such a device, and any time not dedicated to its manufacture to the me, is wasted. At least ane college in Illinois possesses the equiptment to perform the task, while I would regalle training or the assistance of one who is already trained. This is the job to end all jobs, at least as they're presently is already trained. This is the job to end all jobs, at least as they're presently known to day. In short time it will even end the need for law enforcement as such suits would end the ability to harm, which would truely be the only way to restore myself to full security from injury by such

organization, and hence my true comfort as an American.

This lack of security (in security) is a direct in fringement on such right; which is the direct result of repeat violations by agents

Persons eccupying positions of trust in any form, by agents

cre a to 1. A amongood in their acts poly through the stage cre ated and empowered in their acts paly through the State of present of overnmental maladministration of laws intent on protecting the public, yet falling miserably to accomplish.

one binding element of all actors in the state of Illindis is the violation of 720 ILCS 5/33-3 "official Misconduct" as well as the general violations of 14th Amendment Right, Equal protection, and other similar criminal and civil remedial statutes there related. But as citizens are not offerod applicable law and civil remedial statutes there related. as cificens are not offered applicable law as Education Standards and facilities Illegaly refuse viable access to such I do not know all the available and applicable statutes Beyond \$1983 and those listed this for. I am fortunate enough to know my rights under the U.N. Declaration of Human Rights which includes right to social security in times of unemployment though no such relief has thus for been available and the general highes and privelages laid out in the founding documents of the country including the De claration of Independence, though my experience with the judiciary has thus for exibited luck of acceptance of the Entire concept of the so called "Re construction Era" Just 40 years ago.

It certify the statements herein true to the best of my knowledge and belief.

Address to be 3507 E-27#Rd Murseilles, IL. 61341

MISSIG XC-44 Dixon correction center 26 DD Nr Brinton Ave DIXON IL 6/02/

Rellet Sought

Therefore, I request:

1: My Emmancipation from this country's Jurisdiction and recognition as a forign Soverinty with Diplomatic Immunity.

2: Financial restitution for the injurious behaviors suffered of the value of \$50 Billion U.S. Dollars

3: Land ownership of egultable size to be free of us Governmental Taxation or other Jurisdictions to be recognized as the Nation of which tam founded soverign of 4: Trenty of Non-Aggression Between My Nation and that

5. An active campaign providing competent prosecution of all agents encountered as I dentified for their part in the Events Grieved and responsible formy life of oppression 6. Free transit between my Nation and American land for

myself and those I choose to allow as citizens of my new

Nortion of my own Rule.

7: certified clearance to access of all scientific Advancements and developments made on American institutions, including but not limited to on college educations, and those developed under military power and presently deemed "top so creat", and free access to all patents and copy written or otherwise restricted materials, recipies, blue prints, schematics, designs, etc. as well as any journals in their afficients. on their effectiveness, faults, de velopment, etc.

8: Access to government owned equiptment including but not limited to subternanian boring devices, transportation rehicles, and any other systems, Devices, egulpament, etc., provided such use does not pose a direct interference with any active missions of such a pose a direct interference with any active missions of the Country substantial nature as to endanger the security of the Country thank it in Liller to defend interference through its inability to defend itself

q: unhindered access to consult with all Employees of this country's Employ on all subjects including exposure or "confidential" and other "Classified" or otherwise secrented information, which would include access to creat Interto such Inborntories as the leagondary "Area 51" and others.

The land must be rether un inhabited or the present residents may sell their interests and vacate the land.

The land must be hospitable to plant life, sufficient to provide agricultural goods for a future population up to provide agricultural goods for a future population up to provide agricultural goods for a future population up to provide agricultural goods for a future population up to provide agricultural goods for a future population up to provide agricultural goods. This may be deliverable by an there must be an adequate water supply fit for human consumption. There must be an adequate water supply for for human consumption and adequate to irrigation needs. This may be deliverable by an and adequate to irrigation needs. This may be deliverable by an allowed adequately fundered to appear and provided green house materials and Alaskan territory will be acceptable provided Green house materials and Alaskan territory will be acceptable provided Green house materials and the petrol-oil pumping and processing are adequately furnished to appear the tropical and forigh country lands may similarly be considered provided tropical and forigh country lands may similarly be considered provided to adequately counter the tropical and forigh country lands may similarly be considered provided to adequately counter the transportation that reasonable supplies are provided to adequately counter the

Tropical and forigh country lands may similarly be considered provided tropical and forigh country lands may similarly be considered provided the adequately counter the that reasonable supplies are provided to adequately counter the nathral difficultys arrising there from (I.E. Reliable transportation nathral difficultys arrising there from (I.E. Reliable transportation after an arrising there formation of and passed controls calimate control to nathral difficultys arrising there citizensgetco. Similarly I do not expose to and from Each Mation of Native Citizensgetco. Similarly I do not expose to and from Each Mation of future citizensgetco. Stimulation of volcanic accomplate present and mass through the stimulation of volcanic accomplate present and mass through the stimulation of adequately habitable activity provided such is structurally sound and adequately habitable activity provided such is structurally sound and adequately habitable